To: Judiciary A

By: Representative Baker (74th)

HOUSE BILL NO. 196

AN ACT TO PROVIDE CERTAIN IMMUNITY FOR MOTOCROSS OR MOUNTAIN BIKE ACTIVITIES AND FOR THE PERSONS ENGAGED IN SUCH ACTIVITIES; TO 3 DEFINE CERTAIN TERMS; TO SPECIFY THE EXTENT OF IMMUNITY PROVIDED 4 UNDER THIS ACT; TO SPECIFY ACTIVITIES FOR WHICH SUCH IMMUNITY SHALL NOT APPLY; TO REQUIRE THE POSTING OF WARNINGS RELATED TO THE 5 IMMUNITY GRANTED UNDER THIS ACT; TO AMEND SECTION 95-9-1, 6 7 MISSISSIPPI CODE OF 1972, IN CONFORMITY; AND FOR RELATED PURPOSES. 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. The Legislature recognizes that persons who 10 participate in motocross or mountain bike shows or activities may incur injuries as a result of the risks involved in such 11 activities. The Legislature also finds that the state and its 12 13 citizens derive numerous economic and personal benefits from such activities. The Legislature finds, determines and declares that 14 15 this chapter is necessary for the immediate preservation of the public peace, health and safety. It is, therefore, the intent of 16

20 <u>SECTION 2.</u> As used in this chapter, the following words and
21 phrases shall have the meanings ascribed herein unless the context

the Legislature to encourage motocross and mountain bike shows and

activities by limiting the civil liability of those involved in

- clearly indicates otherwise:

 (a) "Engages in motocross or mountain bike shows or

 activity" means riding, training, providing or assisting in
- 25 providing medical treatment of, driving, or being a passenger upon
- 26 a motorcycle or mountain bike, or any person assisting a
- 27 participant or show management. The term "engages in motocross or
- 28 mountain bike shows or activity" does not include being a
- 29 spectator at a motocross or mountain bike show or activity, except

such activities.

17

18

19

- 30 in cases where the spectator places himself in an unauthorized
- 31 area and in immediate proximity to the motocross or mountain bike
- 32 show or activity.
- 33 (b) "Motocross or mountain bike show or activity" means
- 34 an event where participants ride motorcycles or mountain bikes in
- 35 competition with other riders whether or not the winners receive
- 36 any awards or other consideration for participation.
- 37 (c) "Motocross or mountain bike activity sponsor" means
- 38 an individual, group, club, partnership or corporation, whether or
- 39 not the sponsor is operating for profit or nonprofit, which
- 40 sponsors, organizes or provides the facilities for a motocross or
- 41 mountain bike activity or show including, but not limited to,
- 42 riding clubs, school and college sponsored classes, programs, and
- 43 operators, instructors, and promoters of motocross or mountain
- 44 bike facilities, including, any area or arenas at which the
- 45 activity is held.
- 46 (d) "Motocross or mountain bike professional" means a
- 47 person engaged for compensation in:
- 48 (i) Instructing a participant or renting to a
- 49 participant, a motorcycle or mountain bike for the purpose of
- 50 riding, driving or being a passenger upon the motorcycle or
- 51 mountain bike.
- 52 (ii) Renting equipment to a participant.
- 53 (iii) Examining or administering medical treatment
- 54 to a participant in such activities.
- (e) "Inherent risks of motocross or mountain bike
- 56 activities" means those dangers or conditions which are an
- 57 integral part of motocross or mountain bike activities.
- (f) "Participant" means any person, whether amateur or
- 59 professional, who engages in a motocross or mountain bike activity
- or show, whether or not a fee is paid to participate in the
- 61 activity or show.

62 **SECTION 3.** (1) Except as provided in subsection (2) of this

- 63 section, a motocross or mountain bike activity sponsor, a
- 64 motocross or mountain bike professional, or any other person,
- 65 which shall include a corporation or partnership, shall not be
- 66 liable for an injury to or the death of a participant resulting
- 67 from the inherent risks of motocross or mountain bike activities
- 68 or shows and, except as provided in subsection (2) of this
- 69 section, a participant's representative shall not make any claim
- 70 against, or recover from a motocross or mountain bike
- 71 professional, or any other person for injury, loss, damage or
- 72 death of the participant resulting from any of the inherent risks
- 73 of motocross or mountain bike activities or shows.
- 74 (2) Nothing in subsection (1) of this section shall prevent
- 75 or limit the liability of a motocross or mountain bike activity
- 76 sponsor, a motocross or mountain bike professional or any other
- 77 person if the motocross or mountain bike activity sponsor,
- 78 motocross or mountain bike professional or person:
- 79 (a) (i) Provided the equipment and knew or should have
- 80 known that the equipment was faulty, and such equipment was faulty
- 81 to the extent that it did cause the injury.
- 82 (ii) Provided the motorcycle or mountain bike and
- 83 failed to make reasonable and prudent efforts to determine the
- 84 ability of the participant to engage safely in the motocross or
- 85 mountain bike activity or show and to safely manage the particular
- 86 equipment based on the participant's representations of his
- 87 ability.
- 88 (b) Owns, leases, rents or otherwise is in lawful
- 89 possession and control of the land or facilities upon which the
- 90 participant sustained injuries because of a dangerous latent
- 91 condition which was known or should have been known to the
- 92 motocross or mountain bike activity sponsor, motocross or mountain
- 93 bike professional or person, and for which warning signs have not
- 94 been conspicuously posted.

- 95 (c) Commits an act or omission that constitutes willful 96 or wanton disregard for the safety of the participant, and that 97 act or omission caused the injury.
- 98 (d) Intentionally injures the participant.
- 99 (3) Nothing in subsection (1) of this section shall prevent 100 or limit the liability of a motocross or mountain bike activity 101 sponsor or a motocross or mountain bike professional under 102 liability provisions as set forth in products liability laws.
 - liability provisions as set forth in products liability laws. **SECTION 4.** (1) Every motocross or mountain bike activity sponsor and every motocross or mountain bike professional shall post and maintain signs which contain the warning notice specified in subsection (2) of this section. Such signs shall be placed in a clearly visible location on tracks, areas or arenas where the motocross or mountain bike activity sponsor or the motocross or mountain bike professional conducts motocross or mountain bike activities or shows. The warning notice specified in subsection (2) of this section shall appear on the sign in black letters, with each letter to be a minimum of one (1) inch in height. Every written contract entered into by a motocross or mountain bike professional or by a motocross or mountain bike activity sponsor for the providing of professional services, instruction or the rental of equipment, or a motocross or mountain bike participant, whether or not the contract involves motocross or mountain bike activities or shows on or off the location or site of the motocross or mountain bike activity sponsor's or the motocross or
- 123 (2) The signs and contracts described in subsection (1) of 124 this section shall contain the following warning notice:

mountain bike professional's business, shall contain in clearly

readable print the warning notice specified in subsection (2) of

125 WARNING:

this section.

103

104

105

106

107

108

109

110

111

112

113

114

115

116

117

118

119

120

121

122

Under Mississippi law, a motocross or mountain bike activity sponsor or a motocross or mountain bike professional

- 128 is not liable for an injury to or the death of a participant
- 129 in motocross or mountain bike activities or shows resulting
- 130 from the inherent risks of motocross or mountain bike
- 131 activities or shows, pursuant to this chapter.
- 132 (3) Failure to comply with the requirements concerning
- 133 warning signs and notices provided in this section shall prevent a
- 134 motocross or mountain bike activity sponsor or motocross or
- 135 mountain bike professional from invoking the privileges of
- 136 immunity provided by this chapter.
- 137 **SECTION 5.** Section 95-9-1, Mississippi Code of 1972, is
- 138 amended as follows:
- 139 95-9-1. (1) For the purposes of this section, unless the
- 140 context otherwise requires:
- 141 (a) "Qualified volunteer" means any person who freely
- 142 provides services, goods or the use of real or personal property
- 143 or equipment, without any compensation or charge to any volunteer
- 144 agency in connection with a volunteer activity. For purposes of
- 145 this chapter, reimbursement of actual expenses, including travel
- 146 expenses, necessarily incurred in the discharge of a member's
- 147 duties, insurance coverage and workers' compensation coverage of
- 148 volunteers, shall not be considered monetary compensation.
- 149 (b) "Volunteer agency" means any department,
- 150 institution, community volunteer organization or any nonprofit
- 151 corporation designated 501(c)(3) by the United States Internal
- 152 Revenue Service, except an agency established primarily for the
- 153 recreational benefit of its stockholders or members. Volunteer
- 154 agency shall also include any volunteer fire fighter association
- 155 which is eligible to be designated as a nonprofit corporation
- 156 under 501(c)(3) by the United States Internal Revenue Service.
- 157 (c) "Volunteer activity" means any activity within the
- 158 scope of any project, program or other activity regularly
- 159 sponsored by a volunteer agency with the intent to effect a
- 160 charitable purpose, or other public benefit including, but not

- 161 limited to, fire protection, rescue services, the enhancement of
- 162 the cultural, civic, religious, educational, scientific or
- 163 economic resources of the community, equine activity as provided
- 164 in Section 95-11-1 et seq. or motocross or mountain bike activity
- 165 as provided in House Bill No. _____, 2007 Regular Session.
- 166 (2) A qualified volunteer shall not be held vicariously
- 167 liable for the negligence of another in connection with or as a
- 168 consequence of his volunteer activities.
- 169 (3) A qualified volunteer who renders assistance to a
- 170 participant in, or a recipient, consumer or user of the services
- 171 or benefits of a volunteer activity shall not be liable for any
- 172 civil damages for any personal injury or property damage caused to
- 173 a person as a result of any acts or omissions committed in good
- 174 faith except:
- 175 (a) Where the qualified volunteer engages in acts or
- 176 omissions which are intentional, willful, wanton, reckless or
- 177 grossly negligent; or
- 178 (b) Where the qualified volunteer negligently operates
- 179 a motor vehicle, aircraft, boat or other powered mode of
- 180 conveyance.
- 181 **SECTION 6.** This act shall take effect and be in force from
- 182 and after July 1, 2007.